Case 18-22969-RG Doc 50 Filed 01/22/19 Entered 01/24/19 14:55 Desc Main Page 1 of 2 **Document** UNITED STATES BANKRUPTCY COURT **DISTRICT OF NEW JERSEY** Caption in Compliance with D.N.J. LBR 9004-1(b) PHELAN HALLINAN DIAMOND & JONES, PC 1617 JFK Boulevard, Suite 1400 Philadelphia, PA 19103 856-813-5500 Order Filed on January 22, 2019 Attorneys for QUICKEN LOANS INC. by Clerk Case No: 18-22969 - RG In Re: U.S. Bankruptcy Court District of New Jersey NOELIA CHAHALIS A/K/A NOELIA N. CHAHALIS Hearing Date: December 19, 2018 Judge: ROSEMARY GAMBARDELLA Modified Modified Recommended Local Form: Followed

ORDER RESOLVING OBJECTION TO COURT LOSS MITIGATION ORDER

The relief set forth on the following pages, numbered two (2) is hereby **ORDERED**.

DATED: January 22, 2019

Honorable Nosemary Gambardella United States Bankruptcy Judge

Case 18-22969-RG Doc 50 Filed 01/22/19 Entered 01/24/19 14:55:35 Desc Main Document Page 2 of 2

Applicant:	QUICKEN LOANS INC.
Applicant's Counsel:	Phelan Hallinan Diamond & Jones, PC
Debtor's Counsel:	RUSSELL L. LOW, Esquire
Property Involved ("Collateral"):	105 SIGNAL HILL TRAIL, SPARTA, NJ 07871-2548

Relief sought: Application for Early Termination of Loss Mitigation Period

For good cause shown, it is **ORDERED** that Applicant's Objection to the Court's Loss Mitigation Order is resolved, subject to the following conditions:

- 1. The Debtor must make an immediate adequate protection payment of a minimum of \$2,262.00 to continue through the duration and pendency of this Order resolving the Court's Loss Mitigation Order.
- 2. A full and complete package must be uploaded to the DMM portal on or prior to January 31, 2019 with no exceptions or extensions.
- 3. Contingent on compliance with paragraph 1, Loss Mitigation period is hereby extended to February 28, 2019 with no extensions with the only exception that if the documents are pending a decision by Quicken Loans, Inc. and not yet rendered.
- 4. If a loan modification is not offered by February 28, 2019, the Debtor must either:
 - a. Modify the Chapter 13 Plan to fully cure the secured Creditor's post-petition arrearages claim as defined by Proof of Claim 3 filed November 8, 2018; or
 - b. Surrender the subject property; or
 - c. Convert case to a Chapter 7 case.
- 5. If a loan modification is not secured by Debtor on or before February 28, 2019, Secured Creditor may proceed with a Motion for Relief with no further delays caused by Debtor's re-entry or participation in the Court's Loss Mitigation Program.
- 6. The instant Order does not replace rules and procedures of the Court's Loss Mitigation Program and both parties are bound by same.
- 7. This Order shall be incorporated in and become a part of any Order Confirming Plan in the herein matter.
- 8. Both parties agree that this will be the final extension of the loss mitigation in the underlying bankruptcy case.